Brown v. Ber	ryhill	
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8	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON	
9	TACOMA DIVISION	
10	JEFFEORY S. BROWN,	Civil No. 3:18-CV-05141-RAJ
11	Plaintiff,	
12	VS.	PROPOSED ORDER
13	COMMISSIONER OF SOCIAL SECURITY,	
14	Defendant.	
15	Based on the stipulation of the parties, it is hereby ORDERED that the above-captioned	
16	case be REVERSED and REMANDED for further administrative proceedings pursuant to	
17	sentence four of 42 U.S.C. § 405(g). On remand, the Appeals Council will direct the	
18	Administrative Law Judge to hold a <i>de novo</i> hearing, conduct a complete, new sequential	
19	evaluation of Brown's disability, and issue a new decision.	
20	The ALJ shall provide a new evaluation of all of the evidence, including the medical	
21	evidence, testimony, and lay evidence. The ALJ shall make new findings at step two and step	
22	three, and if the ALJ proceeds beyond step three in his or her disability determination, the ALJ	
23	shall reassess Brown's residual functional capacity and shall make a new step four finding and, if	
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necessary, a new step five finding. In addition, the ALJ shall obtain new vocational expert testimony, as necessary.		
Prior to the hearing, the ALJ shall, if necessary, obtain physical and mental consultative		
examinations of Brown.		
irmed.		
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Access to Justice Act, 24 U.S.C. § 2412 et seq.		